12-10-07

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re the Application of:

on of:

DEC 0 8 2007

PURCEL

Art Unit: 3692

Examiner: Clement B. Graham

Serial No.: 10/034,872

Filed: December 28, 2001

For: "METHOD AND APPARATUS FOR INFORMING INVESTORS FOR JUDGING, SELECTING, AND HOLDING INVESTMENT PORTFOLIO PLANS THAT OFFER OPTIMAL PROSPECTS FOR THEIR LONG-TERM FINANCIAL PLANS, GOALS, AND PRIORITIES"

REQUEST FOR RECONSIDERATION

jfu 3692

COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

Dear Sir:

In response to the Examiner's Action having a mailing date of October 9, 2007, please reconsider my independent claims 1 and 71 as amended and filed July 3, 2007 in light of the following remarks.

Respectfully submitted,

W. Richard Purcell, Jr.

810 S. Lashley Boulder, CO 80305 303-494-0399

REMARKS

The Applicant agrees with the Examiner that the claimed invention should be compared with Edesess. The two inventions address the same broad subject of assessing investments in terms of probabilities, and descriptions of the two inventions feature terms and phrases that can make them seem similar. However, in inspection of specifically what Edesess does and claims to do, the Applicant has found Edesess so fundamentally different from the claimed invention that if, as an investment advisor, he presented Edesess as equivalent to the claimed invention, he would regard himself in violation of his fiduciary duty.

13